IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAI'I

UNITED STATES OF AMERICA,
Plaintiff,

CR 19-00099-DKW-KJM-1

VS.

SPECIAL VERDICT FORM

MICHAEL J. MISKE, JR., Defendant.

COUNT ONE

(18 U.S.C. Section 1962(d) – Racketeering Conspiracy)

1A. With respect to Count One, we, the jury, unanimously find the Defendant Michael J. Miske, Jr. (select one):

Not Guilty	Guilty
Not Guilty	Guilty

If you find the Defendant **NOT GUILTY** of Count One, skip Questions 1B through 1G and proceed to Count Two below.

If you find the Defendant **GUILTY** of Count One, proceed to Question 1B below.

1B. We, the jury, having found the Defendant guilty of Count One, further unanimously find that, as part of the offense charged in Count One, the Defendant agreed that one or more members of the conspiracy would commit at least two of the following type or types of racketeering activity within a period of ten years of each other (please select a response, but only one response, for each type of racketeering activity below):

		No Act	Single Act	Two or More Acts
1.	Murder			
2.	Kidnapping			

3.	Robbery		
4.	Use of Interstate Commerce Facilities in the Commission of Murder-for-Hire		
5.	Use of a Chemical Weapon		
6.	Travelling in or Using Interstate Commerce Facilities in Aid of Specified Unlawful Activity		
7.	Hobbs Act Robbery or Extortion		
8.	Trafficking in Controlled Substances		
9.	Wire Fraud		
10.	Bank Fraud		
11.	Identity Theft		
12.	Structuring of Financial Transactions		
13.	Obstruction of Justice		
14.	Tampering With a Witness, Victim, or Informant		

Please Turn to the Next Page

1C.	We, the jury, having found the Defendant guilty of Count One, further	
unanimousl	y find that, as part of the offense charged in Count One, the Defendant	
committed,	on or about July 30, 2016, murder in the second degree of Johnathan	
Fraser as the	at offense is defined in Instruction No. 33 (select one):	
	No Yes	
1D.	We, the jury, having found the Defendant guilty of Count One, further	
unanimousl	y find that, as part of the offense charged in Count One, the Defendant,	
in or about 2	2016, attempted to murder in the second degree Joe Boy Tavares as that	
offense is de	efined in Instruction No. 33 (select one):	
	No Yes	
1E.	We, the jury, having found the Defendant guilty of Count One, further	
unanimously find that, as part of the offense charged in Count One, the Defendant,		
on or about May 23, 2017, attempted to murder in the second degree Lindsey		
Kinney as that offense is defined in Instruction No. 33 (select one):		
	No Yes	

Please Turn to the Next Page

1F.	We, the jury, having found the Defendant guilty of Count One, further
unanimousl	y find that, as part of the offense charged in Count One, the Defendant,
from a prec	ise date unknown, but by at least July 2014 and continuing to on or
about July 2	22, 2014, conspired to distribute or possess with intent to distribute 5
kilograms o	or more of a mixture or substance containing a detectable amount of
cocaine as t	hat offense is defined in Instruction Nos. 63-64 (select one):
	No Yes
1G.	We, the jury, having found the Defendant guilty of Count One, further
unanimousl	y find that, as part of the offense charged in Count One, the Defendant,
from a prec	ise date unknown, but by at least in or about 2016 and continuing to at
least in or a	bout August 2018, conspired to distribute and possess with intent to
distribute ei	ther of the following amounts of controlled substances as that offense
is defined in	n Instruction Nos. 40-41:
(i)	5 kilograms or more of a mixture or substance containing a detectable
	amount of cocaine (select one):
	No Yes
(ii)	50 grams or more of a mixture or substance containing actual or pure
	methamphetamine (select one):

COUNT TWO

(18 U.S.C. Section 1959(a)(1) – Murder in Aid of Racketeering)

2.	With respect to Count Two, we, the jury, unanimously find the		
Defendant	Michael J. Miske, Jr. (select one):		
	Not Guilty	Guilty	
	COUNT TH	<u>IREE</u>	
(18 U.S.C. Section 1959(a)(5) – Conspiracy to Commit Murder in Aid of Racketeering)			
3.	With respect to Count Three, we	e, the jury, unanimously find the	
Defendant	Michael J. Miske, Jr. (select one):		
	Not Guilty	Guilty	
	COUNT F	<u>OUR</u>	
(18 U.S.C. Section 1958 – Conspiracy to Commit Murder for Hire Resulting in <u>Death</u>)			
4.	With respect to Count Four, we,	the jury, unanimously find the	
Defendant	Michael J. Miske, Jr. (select one):		
	Not Guilty	Guilty	

COUNT FIVE

(18 U.S.C. Section 1201(a)(1) – Kidnapping Using a Facility of Interstate Commerce Resulting in Death)

5.	With respect to Count Five, we, the jury, unanimously find the		
Defendant	Michael J. Miske, Jr. (select one):	
	Not Guilty	Guilty	
	COUNT	SIX	
(18 U.S	.C. Section 1201(c) – Conspira <u>Facility of Intersta</u>	cy to Commit Kidnapping Using a ate Commerce)	
6.	With respect to Count Six, we,	the jury, unanimously find the	
Defendant Michael J. Miske, Jr. (select one):			
	Not Guilty	Guilty	
	COUNT S	SEVEN _	
<u>(18 U</u>	J.S.C. Section 1958 – Conspira	cy to Commit Murder for Hire)	
7.	With respect to Count Seven, v	we, the jury, unanimously find the	
Defendant	Michael J. Miske, Jr. (select one):	
	Not Guilty	Guilty	

COUNT TEN

(18 U.S.C. Section 1959(a)(6) – Conspiracy to Commit Assault in Aid of Racketeering)

10.	With respect to Count Ten, we, the jury, unanimously find the		
Defendant Michael J. Miske, Jr. (select one):			
	Not Guilty Guilty		
	COUNT ELEVEN		
(18 U.S.C. Section 1201(c) – Conspiracy to Commit Kidnapping Using a Facility of Interstate Commerce)			
11.	With respect to Count Eleven, we, the jury, unanimously find the		
Defendant Michael J. Miske, Jr. (select one):			
	Not Guilty Guilty		
	COUNT TWELVE		
(18 U.S	S.C. Section 229(a)(2) – Conspiracy to Use a Chemical Weapon)		
12.	With respect to Count Twelve, we, the jury, unanimously find the		
Defendant l	Michael J. Miske, Jr. (select one):		
	Not Guilty Guilty		

COUNT THIRTEEN

(18 U.S.C. Section 229(a)(1), (2) – Use of a Chemical Weapon)

13.	With respect to Count Thirteen, we, the jury, unanimously find the	
Defendant l	Michael J. Miske, Jr. (select one)) :
	Not Guilty	Guilty
	COUNT FO	<u>URTEEN</u>
<u>(18</u>	3 U.S.C. Section 229(a)(1), (2) -	- Use of a Chemical Weapon)
14.	With respect to Count Fourteer	n, we, the jury, unanimously find the
Defendant l	Michael J. Miske, Jr. (select one)) :
	Not Guilty	Guilty
	COUNT FI	<u>FTEEN</u>
(21 U.S.C.	Section 846 – Conspiracy to I <u>Distribute C</u>	Distribute and Possess With Intent to Cocaine)
15A.	With respect to Count Fifteen,	we, the jury, unanimously find the
Defendant l	Michael J. Miske, Jr. (select one)):
	Not Guilty	Guilty
If you	ı find the Defendant NOT GUIL	TY of Count Fifteen, skip Question 15B
and proceed	d to Count Twenty helow	

If you find the Defendant **GUILTY** of Count Fifteen, proceed to Question 15B below

13D below.				
15B.	We, the jury, having found the Defendant guilty of Count Fifteen,			
further unan	imously find beyond a reasonable doubt that the conspiracy charged in			
Count Fiftee	en involved (select one):			
	5 kilograms or more of cocaine.			
	At least 500 grams but less than 5 kilograms of cocaine.			
	Less than 500 grams of cocaine.			
	COLINIT TWENTY			
	COUNT TWENTY			
	(18 U.S.C. Section 1344(2) – Bank Fraud)			
16.	With respect to Count Twenty, we, the jury, unanimously find the			
Defendant N	Michael J. Miske, Jr. (select one):			
	Not Guilty Guilty			
COUNT TWENTY-ONE				
	(18 U.S.C. Section 1512(c)(2) – Obstruction of Justice)			
17.	With respect to Count Twenty-One, we, the jury, unanimously find			
the Defenda	ant Michael J. Miske, Jr. (select one):			
	Not Guilty Guilty			

COUNT TWENTY-TWO

(18 U.S.C. Section 1512(c)(2) – Obstruction of Justice)

1	8. With respect to	Count Twenty	-Two, we, the jury, unanimously find
the Defe	endant Michael J. Mis	ske, Jr. (select	one):
	Not Guilty	· · · · · · · · · · · · · · · · · · ·	Guilty
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D	ATED:		_, 2024 at Honolulu, Hawaiʻi.
		SIGNED:	
			JURY FOREPERSON